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12	UNITED STATES DISTRICT COURT	
13	DISTRICT OF NEVADA	
		1
14	WIDE VOICE, LLC	Case No. 2:15-cv-0
1		
15	Plaintiff,	
16		STIPULATION A
10	VS.	<b>EXTENSION OF</b>
17		RESPONSE TO I
1/		EOD DDOTEOTI

Defendant.

Case No. 2:15-cv-01604-GMN-VCF

STIPULATION AND ORDER FOR EXTENSION OF TIME TO FILE A RESPONSE TO DEFENDANT'S MOTION FOR PROTECTIVE ORDER TO GOVERN CONFIDENTIAL DISCOVERY (DOC. NO. **46**)

(FIRST REQUEST)

Pursuant to Fed. R. Civ. P. 6(b) and LRs 6-1 and 6-2, Plaintiff, Wide Voice LLC (Wide Voice") and Defendant Sprint Communications Company, L.P., by and through their respective undersigned counsel of record, respectfully requests that the deadline for filing a response to Defendant's Motion for Protective Order to Govern Confidential Discovery (Doc. No. 46) be

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This request for an avtancian is based upon good a

extended by one week, from March 25, 2016 to April 1, 2016.

This request for an extension is based upon good cause and the fact that Wide Voice represents that one of its lead counsel's was out of state travelling for depositions in another matter and is attending to an illness in her family. Since no hearing date has yet been scheduled for this Motion, it is anticipated that this request will not affect any current deadlines/hearings. This Stipulation is not made for the purpose of undue delay, but to allow Wide Voice time to properly prepare a response to the pending Defendant's Motion for Protective Order to Govern Confidential Discovery.

DATED this 24<sup>th</sup> day of March, 2016.

ALVERSON, TAYLOR, MORTENSEN & SANDERS

By <u>/s/ Seetal Tejura</u>
SEETAL TEJURA, ESQ. (#008284)
7401 W. Charleston Boulevard
Las Vegas, Nevada 89117
Attorneys for Plaintiff,
WIDE VOICE, LLC

Also signing for:

PARTRIDGE SNOW & HAHN, LLP LAUREN J. COPPOLA, ESQ. (Pro Hac Vice) STEVEN WALD, ESQ. (Pro Hac Vice) 30 Federal Street Boston, MA 02110 Co-Counsel for Plaintiff, WIDE VOICE, LLC DATED this 24<sup>th</sup> day of March, 2016.

## ARMSTRONG TEASDALE LLP

Also signing for:

ARMSTRONG TEASDALE LLP MICHELLE D. ALAIRE, ESQ. (#011894) 3770 Howard Hughes Parkway, Suite 200 Las Vegas, Nevada 89169 Co-Counsel for Defendant SPRINT COMMUNICATIONS COMPANY, L.P

## T401 WEST CHARLESTON BOULEVARD LAS VEGAS, NEVADA 89117-1401

IT IS SO ORDERED. Plaintiff's requests that the deadline for filing a response to Defendant's Motion for Protective Order to Govern Confidential Discovery (Doc. No. 46) be extended by one week, from March 25, 2016 to April 1, 2016 is hereby GRANTED.

Dated this 25th day of March, 2016.

UNITED STATES MAGISTRATE JUDGE/ UNITED STATES DISTRICT COURT JUDGE